Agenda

• Welcome

• Review of the Minutes

• Brief Project Updates

• Discussions:
  o Race and Ethnicity Data Standardization
  o CurrentCare – Opt Out Legislation Implementation

• Next Steps and Next Meeting

• Public Comment
Project Updates
Race and Ethnicity Data Standardization
CurrentCare Opt-Out Legislation Implementation
(b) The opt out does not apply to disclosures in the following situations:

1. To a healthcare provider who believes, in good faith, that the information is necessary for diagnosis or treatment of that individual in an emergency; or

2. To public-health authorities to carry out their functions [... which] include, but are not restricted to, investigations into the causes of disease, the control of public-health hazards, enforcement of sanitary laws, investigation of reportable diseases, certification and license of health professionals and facilities, review of health care such as that required by the federal government and other governmental agencies, and mandatory reporting laws set forth in Rhode Island general laws; or

3. To the RHIO in order for it to effectuate the operation and administrative oversight of the HIE; and

4. To a health plan, if the information is necessary for care management of its plan members, or for quality and performance measure reporting.
Existing Override Consent Feature

- If patient enrolled by selecting:

  **OPTION #2: ONLY EMERGENCY SITUATIONS**

  ![Image of checkbox for emergency consent]

  - I authorize any and all health care providers/organizations access to my health information through currentcare only in an emergency or unscheduled event on a temporary basis.

- The patient’s name may not show in the search result:

  ![Image of filtered records]

  ![Image of override consent policy]

  A licensed prescriber can opt to “override consent” in an emergency.

  *NOTE: Some records have been filtered due to Consent Identifiers Name Gender/DOB Address Rank*

  This process is monitored by RIQL’s Compliance/HIPAA Privacy Officer.
Existing CurrentCare Levels of Access

**LIP**
Licensed Independent Practitioner
- Views PHI
- Licensed to prescribe meds
- “Override Consent” feature

**LNIP**
Licensed Non-Independent Practitioner
- Views PHI
- Does NOT prescribe meds

**Clerical/ Admin**
- Does NOT view PHI
- Verifies patient CurrentCare enrollment
Discussion: Emergency Access

- Major shift from affirmative consent for emergency access to passive statutory-allowed access even when opted-out
  - Remember that RIQI will now be able to retain all data it receives
- Are prescribers still the right level to give emergency access to?
- How should we define “necessary for diagnosis or treatment of that individual in an emergency”?
  - Currently, HIPAA and 42 CFR Part 2 both defer to clinician judgement
- Does this introduce any new impacts on provider workflows for the consent process?
  - How can we most effectively communicate this to patients?
HIE Advisory Commission

• Next Meeting: January 27, 2022
• Public Meeting - option to join virtually
• Plan to discuss behavioral health data sharing options
NEXT STEPS for the HIT STEERING COMMITTEE

Next Meeting: January 20th at 4:00 pm